

### FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

August 2, 2001

Mark R. Johnson, Treasurer
Maersk Good Government Fund Maersk
Inc. Political Action Committee
P.O. Box 880
Madison, NJ 07940

Identification Number:

C00217471

Reference:

Mid-Year (1/1/99-6/30/99), Year End (7/1/99-12/31/99) and July

Ouarterly (4/1/00-6/30/00) Reports

Dear Mr. Johnson:

This letter is to inform you that as of August 1, 2001 the Commission has not received your response to our requests for additional information dated July 11, 2001. These notices request information essential to full public disclosure of your federal election campaign finances. To ensure compliance with the provisions of the Federal Election Campaign Act (the Act), please respond to these requests (copies enclosed).

An adequate response must be received at the Commission by August 22, 2001. Adequate responses received on or before this date will be taken into consideration in determining whether audit action will be initiated. Requests for extensions of time in which to respond will not be considered. Failure to provide an adequate response by this date may result in an audit of the committee. Failure to comply with the provisions of the Act may also result in an enforcement action against the committee. Any response submitted by your committee will be placed on the public record and will be considered by the Commission prior to taking enforcement action.

If you should have any questions regarding this matter, please contact Scott Walker on our toll-free number (800) 424-9530 (at the prompt press 1, then press 2 to reach the Reports Analysis Division) or our local number (202) 694-1130.

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⊸John D. Gibson

Assistant Staff Director Reports Analysis Division



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July Quarterly Report (4/1/00-6/30/00)

Dear Mr. Johnson:

This letter is prompted by the Commission's preliminary review of the report(s) referenced above. The review raised questions concerning certain information contained in the report(s). An itemization follows:

-Schedule B discloses a contribution(s) towards the general election campaign of a Presidential candidate(s). Please note that contributions to Presidential candidates are governed by specific regulations. Please refer to the following explanation of Presidential election financing, and then amend your report to clarify this contribution(s).

All Presidential primary elections held during an election year are considered one election for the purpose of the contribution limits. A multi-candidate committee, therefore may give only \$5,000 to a Presidential candidate's primary campaign, regardless of how many separate state Presidential primaries the candidate participates in. 11 CFR §§110.1(j)(1) and 110.2(j)(1)

In the general election, contributions to Presidential campaigns are not permitted if the candidate receives public funds. (An exception: Political committees may contribute to a publicly funded Presidential nominee's "compliance fund." A compliance fund is used solely for legal and accounting expenses incurred in complying with the election law. Gifts to compliance funds are considered contributions and are subject to usual percandidate, per-election limits.) 11 CFR §9003.3(a)

-Schedule A supporting Line 11(a)(i) of your report discloses contributions received through what appears to be a payroll deduction plan. Please amend your report to disclose the amount deducted per pay period. 11 CFR §104.8(b) Please refer to the enclosed sample of properly reported payroll deductions.

-Please amend Schedule B supporting Line 23 by providing the office sought (i.e., House, Senate, or President) including the state and congressional district for each contribution made. 11 CFR §104.3(b)(3)(ii) and (v)

A written response or an amendment to your original report(s) correcting the above problem(s) should be filed with the Federal Election Commission within fifteen (15) days of the date of this letter. If you need assistance, please feel free to contact me on our toll-free number, (800) 424-9530 (at the prompt press 1, then press 2 to reach the Reports Analysis Division). My local number is (202) 694-1130.

Sincerely,

Scott Walker Reports Analyst

Report Analysis Division

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## SCHEDULE B

## ITEMIZED DISBURSEMENTS

Lise acperais achedule(x) for each category of the Detailed Summary Page

PAGE FOR LINE NUMBER 23

information copied from such Reports and Statements may not be sold or used by any person for the purpose of soliciting contributions or for commercial

#E OF COMMITTEE (In Full)  Maersk Sealand Good Government F	und.		}
	Purpose of Diebunyament.	Deta (month.	Amount of Each
New Republican Majority Fund 201 North Union St, Suite 530 Alexandria, VA 22314	Distantement for Printery General	4/3/00 .	\$5,000.00
B. Full Names, Mailing Address and ZIP Curie	Purpose of Disputsement	Date (month, day, year)	Amount of Each Dishursement This Period
Bob Franks for U.S. Senate P.O. Box 2056 Red Bank, NJ 07701	Otenursement for: Primary 30 General Other (specify)	4/7/00	\$500.00
C. Full Name, Melling Address and ZIP Code	Purpose of Disbursement	Dale (mond), day, year)	Amount of Each Disburgarism This Period
Frelinghwysen for Congress P.O. Box 826 Morristown, NJ 07963	Disbursement for: Primary M General	4/12/00	\$500.00
D. Full Name, Making Address and ZiF Code	Purpose of Disbursament	Date (morte, day, year)	Amount of Each Disbursement This Parted
Memendez for Congress, Inc. P.O. Box 648 Union City, NJ 07087	Distriction in the Primary & General Other (specify)	5/16/00	\$1,000_00 <b>%</b> N
E.Full Name, Malling Address and DF Code  Bush for President, Inc. 319 1/2 A Street, NE Washington, DC 20002	Purpose of Disbursement  Disbursement for: Primary 3 General	5/22/00	Amount of Each Disbursement This Period \$5,000.00
P. Fue Name, Making Address and ZP Code  David Vitter for Congress  2520 Metairie Road  Metairie, IA 70001	Purpose of Chabutannent  Destruction of Chabutannent  Destruction of Chabutannent  Printery & General	Deta (morth, day, year) 6/1/00	Amount of Each Claburaement This Period \$500.00
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Midnight Sun Political Action Onte. c/o Jack Ferguson Assoc, Inc. 203 Maryland Ave, NE	Other (apendy)	<u> </u>	Armount of Seath
Washington, DC 20002  H. Gal Name, Mailing Address and RF Code  KOMPAC State Victory  c/o Jame G. Matoon  6344 Cavalier Corridor	Purpose of Disbursembers  Clabursement for: Primary X German  Coher (specify)	Deta (month, day, year) 6/5/00	Signature of the Period Signature of the
Falls Church, VA 22044	Purpose of Disbursement	ctay, year)	Amount of Sectional Carburas ment This Performance
	Otsburgement for: Primary General Onser (specify)	<del></del>	<del> </del>
BUSTOTAL of DisbursementsThis Page (optional)		`	\$15,000.00

#### **PAYROLL DEDUCTIONS** SCHEDULE A CHARLES AND RECEIPTS Contributions from Individuals POR UNE NUMBER phonograph depthal from much Reports and Chemphonics was not be uptil or single by man, play from paring the mane and phonos of any publical extending in local pr 11(4)(1) WHEN OF COMMITTEE OF PART Retional Organication PAG 000000001 r von Helm marte and St Code. The of Employe Anne Bullivan Personal Products Mational 9) Läth Street Organization, Inc. City, State Zip \$80.00 deduction Branch Manager C\$1.5 205.00 The second second (Wookly) 7 d bype Redney Jones Pair (report) Affect of the Party of Betimal 881 Hainshury Road Organization, for City, State 219 or creell \$180.00 deduction Vice President (\$80 Mweekly)

MB9300

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## IN-KIND CONTRIBUTIONS

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Itemize in-kind contributions on both Schedules A and B so as not to inflate the cash-on-hand

# Payroll Deductions

Once an individual's deductions aggregate over \$200 in a calendar year, report the total amount deducted from the donor's paychecks during the reporting period on Schedule A. In parentheses indicate the emount that was deducted each pay period. Instead of slating a specific date of receipt, write 'payroli deduction" tarder "Date." The other itemized information, including the year-to-date total, must be completed for each donor, 104,8(b).

EXAMPLE: During an election year, a corporate manager authostres her employer to deduct \$15 per pay period (each pay period is two weeks) for the company's SSF. The SSF, which files FEC reports on a quarterly schedule, includes the menager's first-quarter contributions (\$90 for six pay periods) as "unitemized contributions" on Line 11(a)(ii) in the April quarterly report.

By June 30 (the closing date for the July quarterly report), 13 pay penode have passed, and the manager's aggregate contributions are \$195—still below the \$200 itemization threshold. The manager's accondiquenter contributions again are included in "uniternized contribilutions" in the July report.

By September 30 filts closing date for the October quarterly report), 19 pay periods have passed. and the manager's contributions reach \$265. Now the committee itemizes the total contributions received from the manager during the third quarter (\$90), providing the year-to-date total in the appropriate space. (See Item A in the illustration POOVE.)

## In-Kind Contributions

When determining whether to itemize an in-kind contribution, tollow the rebru evode betall sentlebing emea "When to liamize Receipts." See page 8 for information on how to determine the dollar value of an in-kind contribution.

in addition, add the value of the in-kind contribution to the operating expenditures (otal on Line 21(b) (in order to avoid inflating the cash-onhand amount), 104,13(a)(2),

If the in-kind contribution must be itemized on Schedule A, then it must also be itemized on a Schedule B for operating expenditures. See the illustration at